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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/086,363	03/04/2002	Takashi Hashimoto	027260-518	2704
7590 02/07/2006			EXAMINER	
Platon N. Mandros			FUREMAN, JARED	
BURNS, DOANE, SWECKER & MATHIS, L.L.P. P.O. Box 1404 Alexandria, VA 22313-1404			ART UNIT	PAPER NUMBER
			2876	

DATE MAILED: 02/07/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	90
	10/086,363	HASHIMOTO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Jared J. Fureman	2876	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence addres	SS
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this commu D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>06 Ja</u> 2a) This action is FINAL . 2b) This 3) Since this application is in condition for allowan closed in accordance with the practice under E	action is non-final.		rits is
Disposition of Claims			
4) Claim(s) 1-16 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) 14-16 is/are allowed. 6) Claim(s) 1-6 and 9-13 is/are rejected. 7) Claim(s) 7 and 8 is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examiner 10) The drawing(s) filed on 04 March 2002 is/are: a Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner	election requirement. a) ☑ accepted or b) ☐ objected to drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.	
Priority under 35 U.S.C. § 119		7.0	OL.
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)).	on No d in this National Stag	je
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te)

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/15/2005 has been entered. Claims 1-16 are pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-6 and 9-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over the admitted prior art in view of Chamberlain et al and Lauzon (US 5,671,307, cited by applicant).

The admitted prior art teaches an optical fiber holding device, comprising: an optical fiber (1) having a grating (2); a heater (3) for heating the grating to a predetermined temperature distribution; a substrate (4) on which the optical fiber and the heater are mounted; wherein the optical fiber is contacted with the heater (see figures 14, 15, and page 1 line 15 - page 3 line 31, of the specification).

Re claims 1-6 and 9-12: The admitted prior art fails to specifically teach a strip-shaped member, having a rectilinear groove in which the optical fiber is accommodated, a gap formed between a wall surface of the rectilinear groove and the optical fiber, and a gel substance contacting with the optical fiber and filled in the gap; wherein the optical fiber is not contacted with a wall surface of the groove of the strip-shaped member; wherein the gel substance includes a silicon compound; wherein the strip-shaped member is made of quartz.

Chamberlain et al teaches an optical fiber holding device, comprising: an optical fiber (12) having a grating (see column 3, lines 54-59); a strip-shaped member (metal layer 18 and substrate 32, see figures 3 and 4), having a rectilinear groove in which the optical fiber is accommodated (see figures 3 and 4), a gap formed between a wall surface of the rectilinear groove and the optical fiber (the region between the metal layer 18 and the optical fiber device 12, see column 5, lines 17-20); wherein the optical fiber is not contacted with a wall surface of the groove of the strip-shaped member (the region between the metal layer 18 and the optical fiber 12 is filled with the gel, see column 5 lines 18-20); wherein the strip-shaped member is made of quartz (the substrate 32 may be silica, glass, or another material, see column 4 lines 57-58, thus suggesting quartz); (also see figures 3, 4, column 1 lines 5-13, 35-59, column 2 lines 3-6, column 3 lines 50-64, column 4 lines 27-32, column 4 line 54 - column 5 line 24).

In view of Chamberlain et al's teachings, it would have been obvious to one of ordinary skill in the art at the time of the invention to include, with the admitted prior art, a strip-shaped member, having a rectilinear groove in which the optical fiber is

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accommodated, a gap formed between a wall surface of the rectilinear groove and the optical fiber; wherein the optical fiber is not contacted with a wall surface of the groove of the strip-shaped member; wherein the strip-shaped member is made of quartz, in order to provide greater protection of the optical fiber and also greater heat control.

The admitted prior art as modified by Chamberlain et al fails to specifically teach a gel substance, which remains soft, contacting with the optical fiber and filled in the gap; wherein the gel substance includes a silicon compound; a Peltier element for keeping a temperature level of the predetermined temperature distribution of the grating at a predetermined level; and a temperature sensor for detecting the temperature of the optical fiber used to control the Peltier element.

Lauzon et al teaches an optical fiber holding device, including: an optical fiber (1) having a grating (2); a gel substance (thermal compound 5, for example, joint compound type 120 from E. G. & G. Wakefield Engineering, Inc., see column 2, lines 56-59), which remains soft (since the joint compound type 120 includes a grease-like material, it will remain soft, also see the cited document "THERMAL COMPOUNDS, ADHESIVES, INTERFACE MATERIALS, HARDWARE, INSTALLATION TOOLS"), contacting with the optical fiber and filled in the gap (the gap between optical fiber 1 and V-shaped groove 4, see figure 2); wherein the gel substance includes a silicon compound (the joint compound type 120 includes a silicone compound); a Peltier element (6, 7, 10, and 11) for keeping a temperature level of the predetermined temperature distribution of the grating at a predetermined level; and a temperature sensor (thermistor 22 and thermoelectric control unit 24) for detecting the temperature

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of the optical fiber used to control the Peltier element (see figure 1 and column 2 line 48 - column 3 line 38).

In view of Lauzon et al's teachings, it would have been obvious to one of ordinary skill in the art at the time of the invention to include, with the system as taught by the admitted prior art as modified by Chamberlain et al, a gel substance, which remains soft, contacting with the optical fiber and filled in the gap; wherein the gel substance includes a silicon compound; a Peltier element for keeping a temperature level of the predetermined temperature distribution of the grating at a predetermined level; and a temperature sensor for detecting the temperature of the optical fiber used to control the Peltier element, in order to provide good thermal conductivity between the heater and the optical fiber and accurate control of the heater.

Re claim 13: The teachings of the admitted prior art as modified by Chamberlain et al and Lauzon et al have been discussed above. The system as taught by the admitted prior art as modified by Chamberlain et al and Lauzon et al necessarily includes optical circuitry for inputting an optical signal to the grating and for outputting the optical signal reflected on the grating, since each of the inventions as taught by the admitted prior art, Chamberlain et al, and Lauzon et al is designed to be used with optical circuitry.

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Allowable Subject Matter

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4. Claims 7 and 8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

- 5. Claims 14-16 have been allowed over the prior art of record.
- 6. The following is a statement of reasons for the indication of allowable subject matter (Re claims 7 and 8) and the reasons for allowance (Re claims 14-16): The prior art of record, taken alone or in combination, fails to teach or fairly suggest the substrate including a positioning mark which is used for positioning the strip-shaped member on the substrate; a method of manufacturing an optical fiber holding device as recited in claims 14-16. Specifically, re claim 14: the steps of filling the gel substance in the groove or the strip-shaped member; accommodating the optical fiber in the groove of the strip-shaped member in which the gel substance is filled; mounting the strip-shaped member in which the gel substance is filled and the optical fiber is accommodated on the substrate on which the heater is mounted; and moving the strip-shaped member on the substrate so as to carry out a positioning of the groove with respect to the heater; re claim 15: the steps of securing the strip-shaped member on the substrate on which the heater is mounted; filling the gel substance in the groove of he strip-shaped member secured on the substrate; inserting and accommodating the optical fiber in the groove of the strip-shaped member in which the gel substance is filled; and moving the optical fiber on the heater so as to carry out a positioning of the grating with respect to the heater; and re claim 16: the steps of mounting the optical fiber on the heater which is

mounted on the substrate; coating the optical fiber mounted on the heater with a gel substance; mounting the step-shaped member on the substrate and accommodating the optical fiber in the groove of the strip-shaped member; and moving the strip-shaped member on the substrate so as to carry out a positioning of the grating with respect to the heater.

While the admitted prior art teaches adjusting the optical fiber relative to the heater using positioning marks (see page 1, line 28 - page 2, line 20 of the specification), without the benefit of applicant's teaching, there is no motivation for one of ordinary skill in the art at the time of the invention to combine the prior art of record in a manner so as to create the claimed invention.

Response to Arguments

7. Applicant's argument that Chamberlain et al fails to teach a gel substance which remains soft (see page 11, of the amendment filed 11/18/2005) has been fully considered and is persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of the admitted prior art, Chamberlain et al and Lauzon et al.

Lauzon et al teaches the use of a thermal compound 5 (joint compound type 120 from E. G. & G. Wakefield Engineering, Inc. of Wakefield, Mass.; see column 2, lines 56-59). As discussed in the document "THERMAL COMPOUNDS, ADHESIVES, INTERFACE MATERIALS, HARDWARE, INSTALLATION TOOLS", http://www.industrialelectronics.biz/wakefld/wakep182.html, the joint compound type

120 is a grease-like material containing zinc oxide in a silicone oil. This suggests that the material is a substance that remains soft. Thus, it is believed that the combination of the admitted prior art, Chamberlain et al and Lauzon et al meet the claimed limitations.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. "THERMAL COMPOUNDS, ADHESIVES, INTERFACE MATERIALS, HARDWARE, INSTALLATION TOOLS",

http://www.industrialelectronics.biz/wakefld/wakep182.html.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jared J. Fureman whose telephone number is (571) 272-2391. The examiner can normally be reached on 7:00 am - 4:30 PM M-T, and every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on (571) 272-2398. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jared J. Fureman Primary Examiner Art Unit 2876

February 2, 2006